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United States Paterit and Trademark Office
Washington, D.C. 20231

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ATTY, DOCEPT on

U.S. APPLICATION NO.			FIRST NAMED APPLICANT		AT	TY, DOCKET NO.				
09/91368	8	M	ORINAGA	T	sc	ONYJP-135				
		INTERNATIONAL APPLICATION NO.								
ROBERT B COHE		CT/JP00/0								
600 SOUTH AVEN		I.A. FILING D		PRIORITY DATE						
WESTFIELD, NJ 0	7030			15 DEC 00		17 DEC 99				
				DATE MA	.I.ED: 1	8 SEP 200°				
	NOTIFICATION OF MISSING REQUIREMENTS UNDER 35 U.S.C. 371 IN THE UNITED STATES DESIGNATED/ELECTED OFFICE (DO/EO/UK)									
1. The following item	ns have been su	bmitted by the	applicant or the IB to the U	Inited States Paten	tend Trad	emark				
Office as										
☑ U.S. Bast	c Nauonai ree he international	annlication			ion into Er	nglish.				
Oath or D	Copy of the international application. Thurstation of the international application into English. Translation of Article 19 amendments into English.									
	Article 19 amen		Other:							
Priority D	Occument.		_							
The Intern	national Prelim	inary Examinati	on Report in English and i	ts Annexes, if any						
☐ Translatio	m of Annexes t	o the Internation	nal Preliminary Examination	n keport into Eng	usn.					
2. Applicant has requested early processing under 35 U.S.C. 371(f) but has not filed the following indicated items and/or the indicated items in paragraph 3 below. The Basic National Fee and the copy of the international application must be filed prior to 20 or 30 months from the priority date to avoid abandonment.										
	c National Fee		Copy of the internation	onal application.						
3. The following items MUST be furnished within the period set forth below in order to complete the requirements for acceptance under 35 U.S.C. 371:										
a. Translation of the application into English. A processing fee will be required if subm ted										
later than the appropriate 20 or 30 months from the priority date.										
The current translation is defective for the reasons indicated on the attached Notice of Defective Translation.										
□ b. Proces	sing fee for pro	viding the trans	lation (! the application an	d/or the Annexes	later than	the				
ampropriate 20 or 30 months from the priority date (37 CFR 1.492(f)).										
c. Oath or declaration of the inventors, in compliance with 37 CFR 1.497(a) and (b), properly identifying the application (preferably by the International application number and international filing date). A										
surcharge will be required if submitted later than the appropriate 20 or 30 months from the priority										
date. [X] The current oath or declaration does not comply with 37 CFR 1.497(a) and (b) for the reasons										
indicated on the attached PCT/DO/EO/917.										
d. Surcharge for providing the eath or declaration later than the appropriate 20 or 30 months from the										
priority date (37 CFR 1.492(e)). 4. Additional claim fees of \$ as a _ large entity _ small entity, including any required multiple dependent										
claim fee, are required. Applicant must submit the additional claim fees or cancel the additional claims for which fees are due (37 CFR 1.492(g)). See attached PTO-875.										
5. Applicant has not submitted the required sequence listing pursuant to 37 CFR 1.821-1.825. See sucched PCT/DO/EO/920.										
ALL OF THE ITEMS SET FORTH IN 3(a)-3(d), 4 AND 5 ABOVE MUST BE SUBMITTED/WITHIN TWO (2) MONTHS FROM THE DATE OF THIS NOTICE OR BY 22 OR 32 MONTHS (where 37 CFR 1.495 applies) FROM THE PRIORITY DATE FOR THE APPLICATION, WIECHEVER IS LATER. FAILURE TO PROPERLY RESPOND WILL RESULT IN ABANDONMENT.										
The time period set above may be extended by filing a petition and fee for extension of time under the provisions of 37 CFR 1.136(a).										
6. If box 3a or 3c is checked, a translation of the Annexes MUST be submitted no later than the time period set above or the Annexes will be cancelled. A processing fee will be required if submitted later than 20 or 30 months from the priority date. 7. The Article 19 amendments are cancelled since a translation was not provided by the appropriate 20 (37 CFR 1.494(d)) or 30 (37 CFR 1.495(d)) months from the priority date.										
Applicant is reminded that any communication to the United States Patent and Trademark Office must be mailed to the address given in the heading and include the U.S. application no. shown above. (37 CFR 1.5)										
	A copy of	this notice i	MUST be returned	with this res	oonse					
Enclosed: PCT/D	O/EO/917	_ Not	ice of Defective Translation	a						
PTO-8	75	⊟rcı	'/DO/EO/920	John Andersor	1/					
FORM PCT/DO/EO/		01)	Telenhon	e: 703 308-9110						
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U.S. APPLICATIO	N NO.	FIRST NAMED APPLICANT		ATTY.	Washington, O.C.	
09/913688 ROBERT B COHEN LERNER DAVID LITTENBERG KF 600 SOUTH AVENUE WEST WESTFIELD, NJ 07090		MORINAGA	Т	SONYJP-135		
			INTER	INTERNATIONAL APPLICATION NO.		
		G KRUMHOLZ & MENTL	PCT/JP00/08892			
			I.A. FILING	DATE	PRIORITY DATE	
			15 DEC	00	17 DEC 99	
			DATE M	MILED: 18	SEP 200	
	NOTIFICA	ATION OF A DEFECTIVE OATH	OR DECLAI	RATION		
into the nati deficiency of A new oath application	ional stage in the noted below and or declaration,	tain an oath or declaration acceptable United States of America. The per avoid abandonment is set in the accorproperly identifying this application ernational filing date) is required. The nd (f) in that it:	iod within wh impanying No (preferably by	ich to correctification. the interna	ct the	
2. does 3. does 4. does 5. does to be	not identify the ap not identify the in- not identify the cit not state that the p	rdance with either 37 CFR 1.66 or 37 CFR plication to which it is directed. ventor(s). izenship of each inventor. erson making the oath or declaration belie rst inventor or inventors of the subject ma	ves the named in			
1.497(a) Al WILL RES	ND (b), AND 1. ULT IN FAILU	NOATH OR DECLARATION IN (497(d) WHERE APPROPRIATE, W RE TO ENTER THE NATIONAL S E APPLICATION	THIN THE	TIME PER		
Additionally	y, the oath or de	claration does not comply with 37 C	FR 1.63 in tha	ıt it:		
	•	mailing address of each inventor. If the in the city and state or city and foreign cou				
2 da	oes not state that th	e person making the oath or declaration:				
a		understands the contents of the application				

acknowledges the duty to disclose to the Office all information known to the person to be

does not identify the foreign application for patent or inventor's certificate for which a claim for

priority is made pursuant to 37 CFR 1.55, and any foreign application having a filing date before that of the application on which priority is claimed, by specifying the application serial number,

material to patentability as defined in 37 CFR 1.56.

country, day, month, and year of its filing.

John Anderson

Telephone: 703 308-9116

FORM PCT/DO/EO/917 (March 2001)

b. 🗍

3.